Since the settlement conference has now been vacated, this motion is hereby DENIED AS MOOT.

Date: 08/05/2013

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

STAVANGER HOLDINGS, LTD and KARL ANDERSEN, Plaintiffs,	Denise K. LaRue United States Magistrate Judge Southern District of Indiana
V.) CASE NO. 1:12-cv-0646 WTL-DKL
TRANEN CAPITAL, LTD., TRANEN CAPITAL ALTERNATIVE INVESTMENT FUND, LTD., THE LEO GROUP, LLC, KENNETH A. LANDGAARD, ARTHUR L. BOWEN, AND RANDY W. BAGLEY,)))))))))
Defendants.)

<u>DEFENDANT ARTHUR BOWEN'S MOTION FOR PERMISSION TO PARTICIPATE</u> <u>IN SETTLEMENT CONFERENCE BY TELEPHONE</u>

Defendant Arthur L. Bowen, by counsel, submits the following motion for permission to telephonically appear at the settlement conference set for Thursday, August 8, 2013. The grounds for this motion are as follows:

- 1. As of March 27, 2013, Mr. Bowen resigned his positions with the Tranen entities and has no current management role in either entity.
- 2. None of the services allegedly performed by Mr. Andersen were done for the personal benefit of Mr. Bowen, and he has no personal liability for any debt which may be owed by Tranen.
- 3. Mr. Bowen resides in Boston, Massachusetts. Traveling to Indianapolis for the conference would cost in excess of \$1,000.00 and result in Mr. Bowen missing at least one day of work.